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House of Representatives

The House met at 10 a.m. and was called to order by the Speaker pro tempore (Mr. SIMPSON).

DESIGNATION OF SPEAKER PRO TEMPORE

The SPEAKER pro tempore laid before the House the following communication from the Speaker:

WASHINGTON, DC,
March 21, 2018.

I hereby appoint the Honorable MICHAEL K. SIMPSON to act as Speaker pro tempore on this day.

PAUL D. RYAN,
Speaker of the House of Representatives.

MORNING-HOUR DEBATE

The SPEAKER pro tempore. Pursuant to the order of the House of January 8, 2018, the Chair will now recognize Members from lists submitted by the majority and minority leaders for morning-hour debate.

The Chair will alternate recognition between the parties. All time shall be equally allocated between the parties, and in no event shall debate continue beyond 10:50 a.m. Each Member, other than the majority and minority leaders and the minority whip, shall be limited to 5 minutes.

THE SANCTUARY MOVEMENT AND THE DOCTRINE OF NULLIFICATION

The SPEAKER pro tempore. The Chair recognizes the gentleman from California (Mr. MCCLINTOCK) for 5 minutes.

Mr. MCCLINTOCK. Mr. Speaker, California's Legislature has forbidden local governments from cooperating with Federal immigration authorities, and has even gone so far as to forbid private citizens from volunteering information to Federal law enforcement under threat of criminal prosecution. Government officials have alerted

criminal illegal aliens of impending ICE raids and placed an illegal immigrant on a governing body.

Mr. Speaker, these actions invoke the doctrine of nullification, the discredited principle that any State or local government that doesn't like a Federal law is free to violate it. It formed the central legal argument that the Southern Confederacy used in its attempt to tear our Federal Union apart. It ignores the supremacy clause of the Constitution, the enumerated powers of Congress, and the exclusive jurisdiction given the courts to adjudicate disputes involving the States.

When South Carolina used this doctrine in 1832 to ignore a Federal tariff, President Andrew Jackson sent warships to Charleston harbor, threatened to hang the instigators, and declared that nullification was "incompatible with the existence of the Union, contradicted expressly by the letter of the Constitution, unauthorized by its spirit, inconsistent with every principle on which it was founded, and destructive of the great object for which it was formed."

Jackson and, later, Lincoln understood how toxic this doctrine is to the rule of law and to the fundamental principles of federalism. If allowed to stand, the Constitution becomes impotent, our laws become mere suggestions, and the Federal Union itself disintegrates.

Like their Confederate predecessors, the California secessionists assert the 10th Amendment with no apparent understanding of it. The 10th Amendment reserves to the States powers not delegated to the Congress. Jurisdiction over immigration law is explicitly reserved to Congress and is thus denied the States. The supremacy clause is equally clear that the laws made within the constitutional authority of the Federal Government are the supreme laws of the land.

There is good reason for immigration law to be in Federal hands. As Attor-

ney General Sessions explained in Sacramento a few weeks ago, if our immigration laws are not to be enforced, then our national borders mean precisely nothing. Nations that either cannot or will not defend their borders simply aren't around very long. The open borders advocated by California officials are suicidal for any nation.

Our Nation of immigrants depends on the enforcement of our immigration laws. A nation that is founded of immigration must be able to regulate the flow and set the conditions of immigration. That is what promotes and protects the process of assimilation, the glue that holds together a nation drawn from every continent.

Assimilation assures that uniquely American traditions and values—a common language, a common culture, and a common devotion to American constitutional principles—are preserved. Our immigration laws welcome those from around the world, but they also unite us as a people. Illegal immigration undermines the process of assimilation and makes a mockery of the millions of legal immigrants who have obeyed our laws and done everything our country has asked.

California officials claim that they are not defying Federal law, but only refusing to use State resources to enforce it. Well, Federal law is crystal clear: "A Federal, State, or local government entity or official may not prohibit or in any way restrict any government entity or official from sending to or receiving from the Immigration and Naturalization Service information regarding the citizenship or immigration status, lawful or unlawful, of any individual."

Yet that is precisely what California's nullification acts do.

They also claim they are trying to preserve the trust of the illegal immigrant community to report crimes.

Well, does this mean that anyone who reports a crime or talks to a police

□ This symbol represents the time of day during the House proceedings, e.g., □ 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.



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officer should be immune from arrest for the crimes that they may have committed?

And what about protecting the rest of our community from criminal illegal aliens in our midst?

The Constitution commands the executive to "take care that the laws be faithfully executed." That means all laws, including our immigration laws.

For all its sanctimony, the sanctuary movement's principal legal argument springs from the same poisoned fountainhead that almost destroyed our Nation in the Civil War. Jackson and Lincoln understood that it must be confronted and defeated. President Trump and Attorney General Sessions have made it clear that this administration does, too.

GOP ATTACKS ON HEALTHCARE

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from Wisconsin (Ms. MOORE) for 5 minutes.

Ms. MOORE. Mr. Speaker, as you recall, 8 years ago this week, the Affordable Care Act became law. Since then, we have seen a historic increase in health coverage, with millions of people gaining access to better quality healthcare.

Under the ACA, we saw the non-elderly uninsured rate cut almost in half, from 18 percent to 9.4 percent. Individuals previously denied coverage due to preexisting conditions saw life-changing improvements in benefits and coverage. Seniors, who are finally able to spend less on Medicare coverage and prescription drugs, had a chance at a secure and peaceful retirement.

In my State alone, Wisconsin, 224,000 people became covered by ACA exchanges. From 2013 to 2016, the number of uninsured individuals declined by a whopping 42 percent.

But we all know, Mr. Speaker, that hardworking Americans were taking advantage of this less expensive, superior healthcare coverage while, at the same time, the GOP embarked on their all-out war against the ACA. I mean, they took no prisoners, hell-bent on sabotaging, butchering, and repealing this law at the expense of our Nation's most vulnerable.

I mean, let's get down into the nitty-gritty depths of this depravity.

Mr. Speaker, how do you think, for example, that the GOP, this Congress, is going to pay for the \$1.18 trillion deficit hole created by these tax cuts for the richest Americans and for corporations?

Mr. Speaker, you well know the answer. What we are going to do is plunder Medicare and Medicaid. We are going to build public sentiment for these actions by demonizing the poor and targeting people who already have limited access to jobs and healthcare.

Oh, come on now. We all know, Mr. Speaker, that you have been dreaming about slashing Medicaid ever since you were drinking at college keg parties. You said so yourself, Mr. Speaker.

Well, now, with the help of our President, you are acting on your dream. Your dream is coming true. And we have already seen an influx of States, including my own State of Wisconsin, submit work requirement waivers. This administration has already approved three of them, and there are sure to be more.

These attacks are unprecedented. Never has any administration gone this far to kick needy Americans off the only healthcare they have.

My own State's Governor, Scott Walker, is spearheading one of the most restrictive welfare reform proposals in the Nation. He wants harsh work requirements, drug testing restrictions, and other barriers to our State's most at-risk families to access Social Services.

These folks who are being targeted are already struggling to find work, and they are marginally connected to the workforce.

How does throwing them off healthcare help?

I say we need to uphold the ACA.

RECOGNIZING WORLD DOWN SYNDROME DAY

The SPEAKER pro tempore. The Chair recognizes the gentleman from Pennsylvania (Mr. THOMPSON) for 5 minutes.

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I rise today, on World Down Syndrome Day, to celebrate the many individuals living with Down syndrome who are changing the world.

People with Down syndrome can and do make meaningful contributions throughout their lives, in schools, in workplaces, their communities, public and political life, culture, media, and more.

Take Gerber's adorable spokesbaby, Lucas Warren, a 1-year-old from Dalton, Georgia, whose infectious smile set him apart from the 140,000 entries that Gerber received for the competition. After Lucas made his big debut in February on the TODAY show, the world fell in love with him, too.

Lucas is the first child with Down syndrome to win the title since Gerber began the competition. His parents, Courtney and Jason Warren, said they hope that Lucas' story will shed light on the special needs community and help more individuals with special needs be accepted, and I certainly agree.

Another incredible person living and thriving with Down syndrome is Kayla McKeon. Kayla is the manager of grassroots advocacy for the National Down Syndrome Society. She is the first registered lobbyist with Down syndrome.

I met Kayla not too long ago when she interviewed me for her podcast, Kayla's Corner. She is upbeat and outgoing, and that is just part of what makes Kayla so special.

A native of Syracuse, New York, Kayla is also a motivational speaker

who draws on her experiences as an individual with a disability whose positive attitude inspires others to reach their highest potential.

Kayla is also a Special Olympian who competes in floor hockey and bowling tournaments. But in many ways, Kayla is living a life like any other young person. She lives in Washington, D.C., and rides the Metro. She has a busy social life. She likes sporting events and motorcycle rides, but she is extraordinary and she is a role model for others.

Kayla told the Auburn Citizen newspaper that she is committed to showing how much people with Down syndrome can achieve. She said: "We are most definitely ready, willing, and able to do anything we set our minds to, getting a job, driving a car, going to college. We want to showcase our abilities, not our disabilities."

Well, I couldn't agree more with Kayla. After meeting this enthusiastic young woman, I am certain that she is able to do anything that she puts her mind to, and she is an outstanding ambassador for the Down syndrome community.

Mr. Speaker, all people with Down syndrome must have opportunities to contribute to the community and live valued lives on a full and equal basis with others in all aspects of society.

People with Down syndrome can and do bring so much to the community wherever they live, around the world, when given the opportunity.

Mr. Speaker, I ask my colleagues to join me in celebrating World Down Syndrome Day, where we not only celebrate all the achievements of those living with Down syndrome, but we double down in our commitment to ensure that no one with Down syndrome is prevented from making meaningful contributions to society. They have so much to give and make this world a brighter place.

OUTSOURCING U.S. JOBS AND WAGES

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from Connecticut (Ms. DELAURO) for 5 minutes.

Ms. DELAURO. Mr. Speaker, I rise to bring much-needed attention to a critical issue: the outsourcing of U.S. jobs and wages.

I have been fighting on behalf of working people to stop outsourcing, to stop sending our jobs overseas; and fighting against low-income wages that outsourcing has caused since the day I came to the Congress.

Right now, we have an opportunity to make real progress, pushing back against outsourcing. But in order to make that opportunity reality, we cannot accept the status quo on the North American Free Trade Agreement.

Any renegotiated NAFTA must eliminate the incentives for outsourcing jobs, raise wages, and level the playing field for North American workers. It is our job to ensure that the